NOTE: This Trust Deed Act provides that the trustee hereunder rust bir either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereaf, or an escrow agent licensed under ORS 696-505 to 676-585.

pellate court shall adjudge reasonable as the Denenciary i or irustees attor-ney's lees on such appeal. It is mutually agreed that: A in the event that any portion or all of said property shall be taken inder the right of eniment domain or condemnation, beneficiary shall have the right, if it is dects, to require that all or any portion of the monier payable to pay all reasonable costs, promes and attorney's fees necessing required of pay all reasonable costs, promes and attorney's fees necessing trequired to the triat of any portion of the statistic of the statistic of the triat of a such taking, which are in excess of the monier payable to pay all reasonable costs, promes and attorney's fees necessing the triat and appellate courts costs and expenses ind attorney's fees necessing both, the triat and appellate courts costs and expenses ind attorney's fees the triat and appellate courts costs and expenses ind attorney's fees secure in such proceedings, and the ince applied upon the indebiness and excession, property upon beneficiary's requests. To take such increase permation, property upon beneficiary's request. 9 A any time and from time to time upon writtet requires of benef indorsement in one of lul reconveyances, for cancellation) without allecting (a) consent to the making of any map or plat of said property; (b) join in

join in executing such innancing statements pursuant to the binomic optimity of a site beneficiary may require and to pay for filing same in the proper public office or offices, as will as the cost of all lien samehas made beneficiary. To provide and continuously maintain insurance on the building and such other harards as the beneficiary may from time to time require, in comparise not the state of the beneficiary may from time to time require, in comparise not the state of the beneficiary is a soon as insurance and such other harards as the beneficiary to the beneficiary as soon as insurance and such other harards as the beneficiary with fors they are the state of the beneficiary is a soon as insurance and such other harards for any reason to for beneficiary as soon as insurance and to for any policy of insurance now or heratic place(on said building, collected under any life or other insurance balls and in such order as beneficiary in the state place or said building, clare or any policy of insurance now or heratic place(on said building, collected under any life or other insurance building may be devered in a such order as beneficiary in the develop and in such order as beneficiary and there and to reaso and any policy of insurance for the same and its collected, or any be released to graphed by and in such order as beneficiary any policy of insurance now or heratic anound to collected, or any be released to graphed by the set or invalidate any so any part thered, may be released to graphed by the set or invalidate any to compare said or any best first and policy. The same shall the same said premises the form on the any state, assesses and premises here for any policy of the same said or pay all define and promptic lifter receipts and to be added to may be devered or any data the same said premises for the charge shall any first, assessed and here any to a said state any to a said state any to any part threed, and policy of definite and promptis lefter or invalidate any to the amount so paid. The f

herein, shall become immediately due and payable. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon: mainter any building or improvement which may be constructed, damaged or 3. To complete or restore promptly and in good and workmanlike destroyed thereon, and pay when due all costs incurrid therefor. 3. To comply with alway, ordinances, resulations, covenants, condi-tions and restrictions allesting statements pursuant to the Uniform Commer-proper public officer or offices, as well as to cost of all lien searches mate by filing officers or searching agencies as may be desard desirable by the beneliciary.

ogether with all and singular the tenenworts, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or herealter appertaining, and the rents, issues and profits thereof and all fixtures now or herealter attached to or used in connec-tion with said ran estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the EVENTUATION AND AND MALIOOPERFORMANCE of each agreement of grantor herein contained and payment of the

THIS TRUST DEED, made this 11th _____day of ____April _____, 19.89 ____, between BEVERLY A. MATHEWS & ARTHUR E. BALDWIN, not as tenants in common, but with right of surviv as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY , as Trustee, Sha GILBERT B. SIEGEL & DARBY S. SIEGEL, husband & wife, as Trustee, Ship as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: in tot 5 in Block 36 of TRACT 1184, OREGON SHORES - UNIT 2 - FIRST ADDITION, according to the official plat thereof on file in the office of the County Clerk of Klamath =: Oregon. Grax Account No. 3507 017BB 06600

TRUST DEED

FORM No. 881-Oregon Trust Deed Series-TRUST DEED.

waive any delault or notice of delault hereunder or invalidate any act done pursuant to such notice. 21. Upon delault by grantor in payment of any indebtedness secured hereby or in his reformance of any agreement hereunder, time being of the declare all sums secured hereby immediate performance, the beneliciary may declare all sums secured hereby immediate performance, the beneliciary may event the secured hereby immediate performance, the beneliciary may event the secured hereby immediate performance, the beneliciary may remedy, either tasks or may direct the trustee to loreclose this trust deed advertisement and sale, or may direct the trustee to loreclose this trust deed the trustee shall vare in equity, which the beneliciary may have. In the event the beneliciary letts to foreclose by advertisement and sale, the beneliciary remedy, either tasks, or may direct the trustee to loreclose this trust deed advertisement and sale, or may direct the trustee loreclose this trust deed the trustee shall execute and cause to be recorded his written notice of default secured hereby here to foreclose by advertisement and sale, the beneliciary in the beneliciary letts to foreclose by advertisement for and his detection to sell the said described real protects to foreclose the state time and place to sale, site and his decision to sell the said described real protections and place to sale, when the thereof as then required by law and proceed loreclosure by advertisement and as alse, the grantor or any other person so privileged bar place to sale, when due the delault or desault to default consists of a lailure to pay, when due, entire amount due the time of the cure obar ports of a sabe of the alse of the perior as would being cured man and educati occurred. Any onter the aduat that is capable of being cured man and cause to her cure also to the shall that is capable the defaults, the person effecting the cure shall to be beneficiary all costs together with trustees and attorney's fees not exceeding the amounts provided to

granting any easement or creating any restriction thereon: (c) join in any thereot; (d) reconvey, without warranty, all or any part of the property. The frame in any reconveyance may factoring this dead or the lies of the property. The frame in any reconveyance may factoring thereoil in the property. The frame in any reconveyance may factoring thereoil in the property. The frame in any reconveyance may factoring thereoil in the property. The frame in any reconveyance may factoring thereoil in the property of the truthfulness thereoil. Trutte's lees lor any of lacts shall be not less than \$5.
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ingether with trustee's and attorney's lees not exceeding the amounts provided ingether with trustee's and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and be postponed as provided by law. The trustee may sell said property either and the state of the state of the time to which said sale may in one parcel or in separate parcels and shall sell the parcel or parcels at shall deliver to the purchast is deed in form as required by law conversion of the trustee sells and the trustee shall be conclusive proof the postporty so sold, but without any covenant or warrely by law converging of the truthulunes thereof. Any person, excluding the trustee, but including the frantor and beneficiary may purchase at the sale trustee, but including the data of the obligation of the trustee and a trasonable charge by trustee's starting the compensation of the trustee and at reasonable the trustee by trustee at an of the obligation of the trustee of the trustee to the trustee the data their interests may upper in the order of their priority and (4) the surplus. 16. Beneficiary may from time to time appoint a successor, or succes-

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or success-ors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without converse to the successor upon any trustee herein based or appointed hereinger, and subsitution shall be used or appointed hereing and subsitution shall be used by written instrument should be by beneficiary, which the property is insult mortfage covers are done to cover appointment of the successor trustee.

of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is nor obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

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The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto

and that he will warrant and forever defend the same against all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even il granter is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the terminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. * IMPORTANT NOTICE: Delote, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the buneficiary is a creditor as such vord is defined in the Truth-in-Lending Act and Regulation 2, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. BAVA (If the signer of the above is a corporation, use the form of acknowledgement opposite.) STATE OF CALIFORNIA SS before me 1989 APRIL 18, On the undersigned, a Notary Public in and for said County and State, personally appeared CAROLYN SUE LOVELAND WTC WORLD TITLE COMPANY , personally known to me to be the FOR NOTARY SEAL OR STAMP person whose name is subscribed to the within instrument as a witness thereto, (or proved to be such parson by the oath of a credible witness who is personally known to me), who AL) being by me duly sworn, deposes and says: That... OFFICIAL SEAL ____resides at CAROLYN SUE LOVELAND JEANNE NIGH 12850 VENTURA BLVD. #215, TARIANA CA that She was present and saw BEVERLY A. MATHEWS AND ARUTHUR F. BALDWIN Notary Public-California LOS ANGELES COUNTY My Comm. Exp. Aug. 18, 1939 to be the person described personally known tome. in, and whose name is subscribed to the althin and annexed instrument, execute the same; and that affinint subscribed <u>HER</u> frame thereto as a witness of said execution. uid ot ou Staple he Signiture JEANNE NIGH WTC 082 DATED: Beneficiary tot lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustoe for concellation before reconveyance will be made. STATE OF OREGON, TRUST DEED ss. County ofKlamath (FORM No. 881) I certify that the within instrument LAW PUB. CO. PORTL was received for record on the ...8th...day Baldwin/Mathews May....., 19.89., oł ... 19270 Dearbor at 4:31 o'clock ... P.M., and recorded Northidge Ch in book/reel/volume No.N89...... on 90266 SPACE RESERVED page ...7885..... or as fee/file/instru-Granto FCR Siegel ment/microfilm/reception No. 99925..., 208 north Poinsetter RECORDER'S USE Record of Mortgages of said County. ih, CA Witness my hand and seal of 0166 mannation Beneficiary County affixed. AFTER RECORDING RETURN TOEvelyn.Biehn, County.Clerk. MTC By and Land Millim of 1.10 Deputy P.O. Box 5014

Fee \$13.00

Klamath Falls, OR 97601